REMARKS

Reconsideration of this application is respectfully requested. Claims 2-20 were pending in this application. By the Office Action mailed on September 21, 2005, claims 2-20 were rejected. Claims 2, 3, 6, 7, 8, 10, 11, 12, 15, 16, 17 and 20 have been amended. Claims 9 has been canceled. Claims 21-24 have been added. Claims 2-8 and 19-24 remain pending. Support for the amendments and added claims can be found within the specification, at least on page7, lines 14-19; page 8 lines 17-18; page 10, lines 1-2, 8-17; page 12, lines 5, 11-12 and page 14, lines 17-21. No new matter has been added.

Rejection Under 35 U.S.C. § 102

Independent claims 2 and 11, and dependent claims 3, 4, 5, 9, 10, 12, 13, 14, 19, 20, have been rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No 5,872,926 to Levac et al. (Hereinafter "Levac"). The remarks below refer to the claims as amended herein.

Independent claim 2 recites, in part,

... selecting a device profile from among a plurality of device profiles wherein each device profile corresponds to a different type of wireless device;

Among other differences, Levac does not teach or disclose selecting a device profile from among a plurality of device profiles wherein each device profile corresponds to a different type of wireless device. Because Levac does not disclose all the limitations of claim 2, Levac does not anticipate claim 2, nor claims 3, 4, 5, and 10, which depend from and further limit claim 2.

Specifically with respect to claims 3-5, Levac does not disclose or suggest receiving a request for *groupware*.

Specifically respecting claim 10, Levac does not disclose or suggest (i) an enterprise messaging application, nor does Levac disclose or suggest (ii) a shared calendar application, nor does Levac disclose or suggest (iii) a shared contact

application or list, nor does Levac disclose or suggest (iv) a shared task application or list.

For at least these reasons, independent claim 2, and claims 3-5 and 10 which depend therefrom are not anticipated by Levac.

Independent claim 11 recites,

A system for providing data to a wireless device, wherein the system comprises: a server component that is configured to handle requests to provide data to one or more wireless devices;

a plurality of device profiles corresponding to a plurality of wireless device types;

a profile selector for selecting a device profile corresponding to a particular wireless device type according to a request; one or more processes that execute on the system; and, a transmission member for transmitting data across a wireless network.

Among other differences, Levac does not disclose or suggest a server component that is configured to handle requests to provide data to one or more wireless devices.

Levac does not disclose or suggest a plurality of device profiles corresponding to a plurality of wireless device types. Levac does not disclose or suggest a profile selector for selecting a device profile corresponding to a particular wireless device type according to a request. Because Levac does not teach the above recited combination of elements, neither claim 11, nor claims 12-14 and 19-20 which depend therefrom and further limit claim 11, are anticipated by Levac.

Specifically respecting claims 12-14, Levac further does not disclose or suggest real-time data provided from a *groupware*.

Specifically respecting claim 20, Levac further does not disclose or suggest (i) an enterprise messaging application or set of applications, nor does Levac disclose or suggest (ii) a shared calendar application, nor does Levac disclose or suggest (iii) a shared contact application or list, nor does Levac disclose or suggest (iv) a shared task application or list.

For at least these reasons, neither independent Claim 11, as well as claims 12-14, and 19-20 which depend therefrom are anticipated by Levac.

Rejection Under 35 U.S.C. § 103

Claims 6-8 and 15-18 have been rejected under 35 USC § 103(a) as unpatentable over Levac in view of U.S. Patent No. 6,167,441 to Himmel ("Himmel"). Applicant respectfully disagrees with this reason for rejection.

Because claims 6-8 depend from, and further limits claim 2, claims 6-8 necessarily include all the limitations of claim 2, including the following combination of elements:

... selecting a device profile from among a plurality of device profiles wherein each device profile corresponds to a different type of wireless device;

As discussed above, Levac does not teach these limitations, and Himmel does not teach these limitations either. Moreover, there is no teaching or suggestion within Levac or Himmel as to how the manifold distinct elements of Levac and Himmel could somehow be combined. Finally, even if Levac and Himmel could somehow be combined in a manner suggested by the examiner, their combination still would not disclose the above limitations. Because neither Levac, Himmel, nor their combination disclose or suggest every limitation of claims 6-8, these references cannot establish a prima facie case for obviousness.

Claims 15-18 have also been rejected under 35 USC § 103. Because claims 15-18 depend from, and further limit claim 11, claims 15-18 necessarily include all the limitations of claim 11, including the following combination of elements:

a server component that is configured to handle requests to provide data to one or more wireless devices;

a plurality of device profiles corresponding to a plurality of wireless device types;

a profile selector for selecting a device profile corresponding to a particular wireless device type according to a request;

As discussed above, Levac does not teach these limitations, and Himmel does not teach these limitations either. Moreover, there is no teaching or suggestion within Levac or Himmel as to how the manifold distinct elements of Levac and Himmel could somehow be combined. Finally, even if Levac and Himmel could somehow be combined in a manner suggested by the examiner, their combination still would not disclose every limitation of claims 15-18. Because neither Levac, Himmel, nor their combination disclose or suggest every limitation of claims 15-18, these references cannot establish a prima facie case for obviousness.

New Claims

Newly added claims 21-22 depend from, and further limit independent claim 11. Newly added claims 23-24 depend from, and further limit independent claim 11. No new matter has been added.

Conclusion

Applicant submits that all pending claims are in condition for allowance. If a telephone interview would be helpful in any way, the examiner is invited to call the undersigned attorney.

Authorization is hereby given to charge deposit account 50-1914 for any fee deficiency associated with this Response.

Respectfully submitted

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